IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

re application of:

Budahazi *et al*.

Appl. No.: 10/719,978

Filed: November 24, 2003

For: Process for Purification of Plasmid

DNA

Confirmation No.: 1745

Art Unit: 1637

Examiner: STRZELECKA, Teresa E.

Atty. Docket: 1530.0550001/EKS/LAV

Reply to Restriction Requirement

Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450

Sir:

In reply to the Office Action dated May 31, 2006, requesting an election of one invention to prosecute in the above-referenced patent application, Applicant hereby provisionally elects to prosecute the invention of Group II, represented by claims 21-34. This election is made without prejudice to or disclaimer of the other claims or inventions disclosed.

This election is made with traverse.

The Examiner asserts that Group I, represented by claims 1-20 and Group II, represented by claims 21-34, are distinct inventions. The Examiner alleges that the DNA product of Group II can be made by an entirely different process than the process recited in the claims of Group I, citing MPEP §806.05(f). The Examiner has also asserted that searching the inventions of Groups I and II together would impose a serious search burden because the search for the DNA products and the method of making them are not coextensive. The Examiner further asserted that prior art which teaches a DNA product